

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/489,640	01/24/2000	James W Klett	6321-157	6076
7:	590 01/09/2002			
Gregory A. Nelson			EXAMINER	
Akerman, Senterfitt & Eidson, P.A. 222 Lakeview Avenue Suite 400			COPENHEAVE	ER, BLAINE R
P.O. Box 3188 West Palm Beach, FL 33402-3188			ART UNIT	PAPER NUMBER
	,		1722	12
			DATE MAILED: 01/09/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address COMMISSIONER OF PATENTS AND TRADEMARES
Washington, D.C. 2023;
Washington, D.C. 2023;

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
2/10-		That Marke Investor	TATOMACT BOCKET NO.	CONTRAIATION NO.	
9/489,640			EXAMINER		
•		·			
			ART UNIT	PAPER NUMBER	
		DA	TE MAILED:		
	NOTICE	UNDER 37 CFR 1.251 - Pending	Applicațion		
		n cannot be located after a reasonable searcied application pursuant to the provisions of		is initiating the	
applicant's record (if any for U.S. patent documen record of all of the corre	 of all of the correspondence between to applicant is aware or 	ONTHS from the mailing date of this notion of the condence between the Office and applicant respondence, and a statement that the copy he Office and the applicant for the above-in any correspondence between the Office and the correspondence between the Office ards.	for the above-identified is a complete and accur dentified application (ex	l application (except ate copy of applicant's scept for U.S. patent	
☐ The following paper(s) pertaining to the ab	ove-identified application cannot be locate	ed after a reasonable sea	rch:	
Therefore, the Office is i	nitiating the reconstr	uction of such paper(s) pursuant to the pro-	visions of 37 CFR 1.251	,	
		ONTHS from the mailing date of this noticopy of such paper(s) is a complete and ac			
Office and the applicant statement that the papers the applicant for the aboreorespondence between	for the above-identification produced by application application of the application of the application of the Customer Service and the application of the Customer Service app	ice by producing applicant's record (if any) ied application for the Office to copy (except are applicant's complete record of all of tion (except for U.S. patent documents), we policant for the above-identified application vice Center in the Office of Initial Patent Experience.	ept for U.S. patent docur the correspondence betwhether applicant is awar in that is not among appli	ments), and provide a ween the Office and e of any licant's records. Such	
application (or any copy	of the paper(s) listed	e correspondence between the Office and the above), applicant must reply to this notice between the Office and the applicant for the	by providing a statemen	nt that applicant does	
hree-month period for	r reply to this notice	anner will result in abandonment of the may be extended (up to a maximum of this three-month) period will result in a r	six months) under the	provisions of 37 CFR	
A printout from PALN Direct the reply to thi		he file of the above-identified application in Box Reconstruction United States Pate Washington, DC	on . ent and Trademark Offic	Ç.	
Direct questions cond	erning this notice to:				
ORM PTO-2053-A (REV.)	·	(703)			